MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

November 21, 2003

DIVISION ONE

B15963 People (Not for Publication)

V.

Dennis Hezekiah

The judgment is affirmed.

Mallano, J.

We concur: Ortega, Acting P.J.

Vogel (Miriam A.), J.

B160403 People (Not for Publication)

V.

Rey David Quintero

The abstract of judgment is modified to reflect 257 days of actual custody and 294 days total custody credit, and the trial court is directed to forward a copy of the modified abstract to the Department of Corrections. As modified, the judgment is affirmed.

Mallano, J.

We concur: Spencer, P.J.

Ortega, J.

B166911 Los Angeles County, D.C.S. (Not for Publication)

V.

Pedro A.

The judgment is affirmed.

Mallano, J.

We concur: Ortega, Acting P.J.

Vogel (Miriam A.), J.

DIVISION ONE (Continued)

B161292 People (Not for Publication)

V.

Williams

The judgment is affirmed.

Mallano, J.

We concur: Ortega, Acting P.J.

Vogel (Miriam A.), J.

B166258 People (Not for Publication)

V.

Brandon R.

The judgment is affirmed.

Vogel (Miriam A.), J.

We concur: Spencer, P.J.

Ortega, J.

B161149 People (Not for Publication)

V.

Sahibi

The judgment is affirmed.

Vogel (Miriam A.), J.

We concur: Spencer, P.J.

Ortega, J.

B164572 People (Not for Publication)

V.

Kelvin Pilgrim

The judgment is affirmed.

Vogel (Miriam A.), J.

We concur: Spencer, P.J.

Mallano, J.

DIVISION ONE (Continued)

B165735 Los Angeles County, D.C.S., v. Jacqueline E., (Not for Publication)

B168952 Jacqueline E., v. Los Angeles County of D.C.S.,

In re Daniel V., a minor

The petition for extraordinary writ is denied, and the March 13, 2003 order denying Jacqueline E.'s request to change Daniel's placement from San Bernardino County to Los Angeles County is affirmed.

Spencer, P.J.

We concur: Vogel (Miriam A.), J.

Mallano, J.

B161587 People (Not for Publication)

V.

James Jensen

The judgment is affirmed.

Spencer, P.J.

We concur: Ortega, J.

Mallano, J.

B161280 People

V.

Moore

Filed order modifying opinion. Petitions for rehearing are denied. (No change in the judgment)

DIVISION TWO

B161451 Smith (Not for Publication)

V.

Contractors State License Board, et al.

The judgment of the trial court is affirmed. The Board is entitled to its

costs on appeal.

Ashmann-Gerst, J.

We concur: Boren, P.J.

Doi Todd, J.

B164432 People (Not for Publication)

V.

Douglas S.

The judgment is affirmed.

Ashmann-Gerst, J.

We concur: Boren, P.J.

Doi Todd, J.

B163512 People (Not for Publication)

v. Harris

The judgment of the trial court is affirmed.

Ashmann-Gerst, J.

We concur: Nott, Acting P.J.

Doi Todd, J.

DIVISION THREE

B159208 White, et al. (Not for Publication)

V.

City of Los Angeles, L.A. Metropolitan Transportation Authority, et al.

The judgment is affirmed. Appellant is to pay all costs on appeal.

Aldrich, J.

We concur: Klein, P.J.

Croskey, J.

DIVISION FIVE

B169122 In re Donald Wright on Habeas Corpus (Not for Publication)

The petition for writ of habeas corpus is denied. The trial court shall upon issuance of the remittitur insure the superior court clerk prepares an amended abstract of judgment reflecting the \$500 restitution fine and forward it to the Department of Corrections.

Turner, P.J.

We concur: Grignon, J.

Mosk, J.

B163990 J & S Construction Co. (Not for Publication)

V.

Michelle Bain, et al.

The judgment is reversed. Appellant(s) to recover costs.

Turner, P.J.

I concur: Armstrong, J.

I dissent: Mosk, J. (Opinion)

DIVISION FIVE (Continued)

B162439 Gilmore Raphael (Certified for Publication)

V.

June Bloomfield

The judgment is reversed. Appellant(s) to recover costs.

Mosk, J.

I concur: Armstrong, J.

I dissent: Grignon, Acting P.J. (Opinion)

B161314 People v. Tucker (Not for Publication)

The judgment is affirmed.

Turner, P.J.

I concur: Grignon, J.

I concur and dissent: Mosk, J. (Opinion)

DIVISION SEVEN

B137295 PBA, et al.

V.

KRAD Associates, et al.

Filed order denying petitions for rehearing.

DIVISION EIGHT

B160659 People v. Jimenez (Not for Publication)

B166238 In re Jimenez on Habeas Corpus

The trial court is directed to issue an amended abstract of judgment reflecting the absence of any enhancement to count six. The judgment is affirmed, and the petition for writ of habeas corpus is denied.

Boland, J.

We concur: Cooper, P.J.

Rubin, J.